

Glone

BEFORE THE ARIZONA CORPORATION CO 1 RECEIVED **COMMISSIONERS** 2 MIKE GLEASON, Chairman 2000 MAY -7 P 12: 55 3 WILLIAM A. MUNDELL JEFF HATCH-MILLER 4 KRISTIN K. MAYES AZ CORP COMMISSION DOCKET CONTROL **GARY PIERCE** 5 IN THE MATTER OF THE APPLICATION OF DOCKET NO. W-01303A-05-0405 6 ARIZONA-AMERICAN WATER COMPANY. AN ARIZONA CORPORATION, FOR A DETERMINATION OF THE CURRENT FAIR VALUE OF ITS UTILITY PLANT AND 8 PROPERTY AND FOR INCREASES IN ITS RATES AND CHARGES BASED THEREON FOR UTILITY SERVICE BY ITS PARADISE VALLEY WATER DISTRICT 10 11 IN THE MATTER OF THE APPLICATION OF DOCKET NO. W-01303A-05-0910 OF ARIZONA-AMERICAN WATER 12 COMPANY, INC., AN ARIZONA **NOTICE OF ERRATA** CORPORATION. 13 FOR APPROVAL OF AN AGREEMENT WITH THE PARADISE VALLEY COUNTRY 14 CLUB 15 Staff of the Arizona Corporation Commission ("Commission") hereby files this Errata to the 16 Direct Testimony of Darron W. Carlson of the Utilities Division originally filed on April 25, 2008 in 17 the above-referenced matter. Attached is a revised page 9 of Mr. Carlson's Direct Testimony. The 18 changes appear on lines 10 through 13 of the testimony. Please substitute this page for the page 9 19 originally included in Mr. Carlson's testimony filed on April 25, 2008. 20 RESPECTFULLY SUBMITTED this 7th day of May, 2008. 21 22 23 Arizona Corporation Commission 24 Maureen A. Scott, Senior Staff Counsel DOCKETED 25 Arizona Corporation Commission Legal Division MAY -7 2008 1200 West Washington Street 26 Phoenix, Arizona 85007 27 (602) 542-3402 DOCKETEDBY

28

H	
1	Original and fifteen (15) copies
2	of the foregoing filed this 7 th day of May, 2008 with:
3	Docket Control
4	Arizona Corporation Commission 1200 West Washington Street
5	Phoenix, Arizona 85007
6	Copies of the foregoing mailed this 6 th day of May, 2008 to:
7	Craig A. Marks
8	Craig A. Marks, PLC 3420 East Shea Boulevard, Suite 200
9	Phoenix, Arizona 85028
10	Paul M. Li Arizona-American Water Company
11	101 Corporate Center 19820 North 7 th Street
12	Suite 220 Phoenix, Arizona 85024
13	Robert J. Metli
14	Snell & Wilmer, LLP One Arizona Center
15	400 East Van Buren Street Phoenix, Arizona 85004
16	Timothy J. Casey
17	Schmitt, Schneck, Smyth & Herrod, PC 1221 East Osborn Road, Suite 105
18	Phoenix, Arizona 85014
19	Scott S. Wakefield, Chief Counsel Daniel W. Pozefsky, Attorney
20	RUCO 1110 West Washington Street, Suite 220
21	Phoenix, Arizona 85007
22	Arizona Reporting Service 2200 North Central Avenue, Suite 502
23	Phoenix, Arizona 85004-1481
24	
25	traum Christens
26	
27	
	u .

- Q. Does Staff agree with the proposal in the Agreement to reduce the High Block Surcharge and eliminate the Public Safety Surcharge until the Commission's Order in the next rate case?
- A. Yes. Staff agrees with these recommendations. However, this should not preclude reexamination of the issues in the next rate case, to the extent desired.
- Q. If the High Block Surcharge is reduced and the Public Safety Surcharge is eliminated, how do the Petitioning Parties propose to make up for this reduction in the Company's revenues?
- A. Since the funds from both of these surcharges are classified as contributions, their reduction and/or elimination do not affect the operating revenues of the Company. Additionally, the Company participated in its formulation, and Staff understands that the Company is in agreement with the proposed reductions.
- Q. What is Staff's assessment of the Agreement's request to alter the future funding of fire flow phases completed after March 1, 2008?
- A. Staff believes that it is inappropriate to entertain these types of alterations to the prior Decision at this time. Staff recommends that all issues other than the reduction/elimination of surcharges be addressed in the Company's next rate case which it has indicated it will be filing shortly.
- Q. So is it correct that Staff does not support a predetermination with respect to a new ACRM-like Public Safety Surcharge in this proceeding?
- A. Correct. The Parties may advocate their positions in the next rate case. Nothing should be predetermined in this proceeding to limit or preempt the Commission's rate options in the next rate case. A future rate proceeding that allows for a comprehensive and full